

Instate License:	-	Out of State License:	-
License Description:	-	Conditional License:	-
License Disciplined:	-	License Restriction:	-
Lic. Subject to Proceeding:	-	Board Action Indicator:	-
Board Actions:	-	Board Action Case Number:	-
Board Action Effective Date:	-	How Licensed:	-
License Exam Type:	-	Provider Type:	-
Year Licensed:	-	Basis Of Licensure:	-
Method Of Licensure:	-	Additional License Info:	-

Name & Professional Information

Name:	KOHL, SANDRA	Alias:	-
Maiden:	-	Trade:	-
Professional Title:	-	Attorney Title:	-
Birthplace:	-	State of Birth:	-
Address Type:	-		
County:	OUT OF STATE	Country:	-
Practice County:	-	Professional Country:	-
Location:	-	Region:	-
Toll Free Phone:	-		
Fax:	-		
Website:	-		

Employer Information

Employer:	-	Employer DBA:	-
Employer Address:	11740 MAYBERRY PLZ OMAHA, NE 68154	Employer County:	-
Employer Phone:	-		
Employer License Type:	-		
Employer License Number:	-		
Employment Status:	-	Employment Status Details:	-
Employment Position Type:	-	Employment Field:	-
Employer Mailing District:	-	Employer Fax:	-
Date Hired:	-	Date Released:	-
Organization:	-		
Supervisor Id:	-	Supervisor Name:	-
Supervisor License Type:	-		
Supervisor License Number:	-		

Licensing Information

Licensing Agency:	FL DEPARTMENT OF HEALTH		
Licensing/Certification Type:	PHARMACY AFFILIATE		
Licensing Number:	PHAF		
Board Certification:	-		
Certification Board:	-		
License Issue Date:	11/7/2014		
Expiration Date:	-		
License Status:	CLEAR		
Prerequisite Lic. Type:	-		
Specialty:	-		
Other Specialty:	-	Certified Specialty:	-
Primary Specialty:	-	Secondary Specialty:	-
Special Privilege:	-	Area of Practice:	-
Alternate License Number:	-	Other License Number:	-
License Id:	-	Prerequisite Lic. Number:	-
Temp. License Number:	-	Board Certified:	-
Board Cert. In Primary:	-	Board Cert. In Secondary:	-
Temp. License Issue Date:	-	Temp. License Expire Date:	-
License Active:	-	Status Effective Date:	-
License Transaction Date:	-	Revoked Date:	-
Reinstated Date:	-	Renewal Date:	-
Renewal Period:	-	License Sanctioned Date:	-
First License Date:	-	Req. To Be Inactive Date:	-
Date License Updated:	-		
License Class:	-		
Class Status:	-	Class Description:	-
License State:	FL	State of Original License:	-
Other State Licensed In:	-	Primary Practice State:	-
Secondary Practice State:	-	Third Practice State:	-
Instate License:	-	Out of State License:	-
License Description:	-	Conditional License:	-
License Disciplined:	-	License Restriction:	-
Lic. Subject to Proceeding:	-	Board Action Indicator:	-
Board Actions:	-	Board Action Case Number:	-
Board Action Effective Date:	-	How Licensed:	-
License Exam Type:	-	Provider Type:	-
Year Licensed:	-	Basis Of Licensure:	-
Method Of Licensure:	-	Additional License Info:	-

FEIN Records(24 Records)

Company Name:	KOHLL'S PHARMACY & HOMECARE IN	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	J & M CORPORATION INC.	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY AND HOMECARE	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q ST OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	DEPARTMENT OF TREASURY		

Company Name:	KOHL S CRIS DRUG	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY & HOMECARE, I	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES

Source of Information:	NEBRASKA UCC FILINGS
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Company Name:	KOHLL'S EXTENDED CARE PHARMACY	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0778881	DUNS:	06-866-1719
Business Address:	12741 Q ST. OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY & HOMECARE	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY & HOMECARE INC	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	J & M CORPORATION	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q ST OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY & HOMECARE	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q ST OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT

SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	DEPARTMENT OF LABOR		

Company Name:	KOHL'S EXTENDED CARE PHARM. I	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0778881	DUNS:	06-866-1719
Business Address:	12741 Q ST. OMAHA, NE 68137		
Executive Name:	DAVID KOHL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S EXTENDED CARE PHARMACY	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY & HOME CARE	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL S PHARMACY	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL S PHARMACY & HOME CARE	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		

Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY & HOMECARE, I	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q ST OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY & HEALTHCARE	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY & HOMECARE	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	DEPARTMENT OF LABOR		

Company Name:	KOHL'S PHARMACY AND HOMECARE	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q ST OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	DEPARTMENT OF TREASURY - HEALTH		

Company Name:	J & M CORPORATION INC.	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	3663 Q STREET		

	OMAHA, NE 68102		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY & HOMECARE, I	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q ST. OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S EXTENDED CARE PHAR.	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	KOHL'S PHARMACY & HOMECARE IN	Parent Company Name:	KOHL'S PHARMACY & HOMECARE INC
TaxPayer I.D.(FEIN):	47-0532015	DUNS:	06-866-1719
Business Address:	12741 Q STREET OMAHA, NE 68137		
Executive Name:	DAVID KOHLL	Executive Title:	PRESIDENT
SIC:	59129901	SIC Description:	DRUG STORES
Source of Information:	NEBRASKA UCC FILINGS		

Company Name:	PHARMACY CORPORATION OF AMERIC	Parent Company Name:	PHARMACY CORPORATION AMERICA
TaxPayer I.D.(FEIN):	95-3849613	DUNS:	83-854-5515
Business Address:	12737 Q STREET OMAHA, NE 68137		
Executive Name:	JERRY KOHLL	Executive Title:	OWNER
SIC:	50470000	SIC Description:	MEDICAL AND HOSPITAL EQUIPMENT
Source of Information:	NEBRASKA UCC FILINGS		

Business Profile Records(1 Record)

Business Name:	KOHL'S	Legal Business Name:	KOHL'S PHARMACY & HOMECARE, INC.
Business Address:	12727 Q ST OMAHA, NE 68137-3211	County:	DOUGLAS
Secondary Business Address:	-		
Primary ISO Country Code:	USA	Secondary ISO Country Code:	-
Area Code & Phone Number:	(402) 895-6812	Fax Phone Number:	(402) 895-7655
E-Mail Address:	-	Web Address:	kohls.com
Contact:	MARY MARKEL	Title Description:	PRESIDENT
Primary SIC Code:	5912 DRUG STORES AND PROPRIETARY STORES	Secondary SIC Code:	8331 JOB TRAINING AND VOCATIONAL REHABILITATION SERVICES
Primary NAICS Code:	446110 PHARMACIES AND DRUG STORES	Secondary NAICS Code:	621999 ALL OTHER MISCELLANEOUS AMBULATORY HEALTH CARE SERVICES
Headquarters Name:	-	Global Ultimate Name:	-
Business Legal Status Code:	CORPORATION	Year Established:	1970
Tax ID Type:	-	Tax ID Number:	-
Stock Exchange Code:	-	Stock Ticker Symbol:	-
Government Entity (Y or Blank):	-	Non-Profit Entity (Y or Blank):	-
Suspected Out of Business Indicator (Y or Blank):	-	Actual Number of Employees (Location):	17
Total Sales (Estimated - In USD Thousands):	\$23,280,000	Business Profile Record Update Date:	8/13/2015

D&B Worldbase(4 Records)

Business information

Business Name:	PHARMACY CORPORATION OF AMERICA	Secondary Business Name:	-
Business Address:	12737 Q ST OMAHA, NE 68137-3211	Mailing Address:	
County:	DOUGLAS		
Country:	USA	Country:	-
Continent:	NORTH AMERICA	Continent:	0
Phone Number:	(402) 895-7133	Fax:	-

Year Started:	1995	Operating Status:	INACTIVE
DUNS ID:	83-854-5515	National ID:	-
Last Update to Record:	06/10/1998		

Management Team

CEO Name:	JERRY KOHLL	Title:	OWNER
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Business Details

Line of Business:	MEDICAL HOSP EQUIP		
Primary SIC:	5047	Primary SIC Description:	WHOL MEDICAL/HOSPITAL EQUIPMENT
Total Employees:	99-ACTUAL*	Employees Here:	99-ACTUAL
	*PRINCIPALS INCLUDED IN TOTAL		

Financial Information

Net Worth (US):	NOT AVAILABLE	Profit (US):	NOT AVAILABLE
Net Worth (Local):	NOT AVAILABLE	Profit (Local):	NOT AVAILABLE
Currency:	U.S. DOLLAR		
Currency Conversion Date:	-		
Exchange Rate:	-		

Sales Information

Annual Sales (US):	\$14,800,000-ESTIMATED	Annual Sales (Local):	\$NOT AVAILABLE
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Company History/Operations/Relationships & Other Information

This Company's Specifics			
DUNS:	83-854-5515	Previous DUNS:	-
Country:	-		
Region:	-		
Legal Status:	-		
Ownership Is:	PRIVATELY OWNED		
Business Is A:	SINGLE LOCATION		
Parent Company DUNS:	-	Parent Company Name:	-
Parent Company Address:	-		
Country:	-		
Continent:	-		
Ultimate Company DUNS:	-	Ultimate Company Name:	-
Ultimate Company Address:	-		
Country:	-		
Continent:	-		

Headquarters Company DUNS:	-	Headquarters Company Name:	-
Headquarters Company Address:	-		
Country:	-		
Continent:	-		
Total Number of Family Members:	-		

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Business information

Business Name:	KOHLL'S PHARMACY & HOMECARE, INC.	Secondary Business Name:	KOHL'S DRUG
Business Address:	12759 Q ST OMAHA, NE 68137-3211	Mailing Address:	
County:	DOUGLAS		
Country:	USA	Country:	-
Continent:	NORTH AMERICA	Continent:	0
Phone Number:	(402) 895-3101	Fax:	-
Year Started:	-	Operating Status:	INACTIVE
DUNS ID:	60-380-5672	National ID:	-
Last Update to Record:	04/16/2004		

Management Team

CEO Name:	ALLEN DEVITT	Title:	MANAGER
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Business Details

Line of Business:	DRUG PROPRIETARY ST		
Primary SIC:	5912	Primary SIC Description:	RET DRUGS/SUNDRIES
Total Employees:	NOT AVAILABLE	Employees Here:	7-ACTUAL

Financial Information

Net Worth (US):	NOT AVAILABLE	Profit (US):	NOT AVAILABLE
Net Worth (Local):	NOT AVAILABLE	Profit (Local):	NOT AVAILABLE
Currency:	-		
Currency Conversion Date:	-		
Exchange Rate:	-		

Sales Information

Annual Sales (US):	NOT AVAILABLE	Annual Sales (Local):	\$NOT AVAILABLE
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Company History/Operations/Relationships & Other Information

This Company's Specifics

DUNS:	60-380-5672	Previous DUNS:	-
Country:	-		
Region:	-		
Legal Status:	-		
Ownership Is:	PRIVATELY OWNED		
Business Is A:	SINGLE LOCATION		

Parent Company DUNS:	-	Parent Company Name:	-
Parent Company Address:	-		
Country:	-		
Continent:	-		

Ultimate Company DUNS:	-	Ultimate Company Name:	-
Ultimate Company Address:	-		
Country:	-		
Continent:	-		

Headquarters Company DUNS:	-	Headquarters Company Name:	-
Headquarters Company Address:	-		
Country:	-		
Continent:	-		
Total Number of Family Members:	-		

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Business information

Business Name:	KOHL'S PHARMACY & HOMECARE, INC	Secondary Business Name:	KOHL'S EXTENDED CARE
Business Address:	12737 Q ST OMAHA, NE 68137-3211	Mailing Address:	-
County:	DOUGLAS		
Country:	USA	Country:	-
Continent:	NORTH AMERICA	Continent:	-
Phone Number:	(402) 895-2224	Fax:	-
Year Started:	-	Operating Status:	ACTIVE
DUNS ID:	19-497-1818	National ID:	-
Last Update to Record:	02/11/2012		

Management Team

CEO Name:	DEBBIE TORZEN	Title:	MANAGER
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Business Details

Line of Business:	MEDICAL AND HOSPITAL EQUIPMENT, NSK		
Primary SIC:	5047	Primary SIC Description:	WHOL

			MEDICAL/HOSPITAL EQUIPMENT
Total Employees:	NOT AVAILABLE	Employees Here:	9-ACTUAL

Financial Information

Net Worth (US):	NOT AVAILABLE	Profit (US):	NOT AVAILABLE
Net Worth (Local):	NOT AVAILABLE	Profit (Local):	NOT AVAILABLE
Currency:	-		
Currency Conversion Date:	-		
Exchange Rate:	-		

Sales Information

Annual Sales (US):	NOT AVAILABLE	Annual Sales (Local):	\$NOT AVAILABLE
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Company History/Operations/Relationships & Other Information

This Company's Specifics			
DUNS:	19-497-1818	Previous DUNS:	-
Country:	USA		
Region:	NORTH AMERICA		
Legal Status:	-		
Ownership Is:	-		
Business Is A:	BRANCH LOCATION		
	NOT A SUBSIDIARY		

Parent Company DUNS:	06-866-1719	Parent Company Name:	KOHLL'S PHARMACY & HOMECARE, INC.
Parent Company Address:	12739 Q ST OMAHA, NE 68137-3211		
Country:	USA		
Continent:	NORTH AMERICA		

Ultimate Company DUNS:	06-866-1719	Ultimate Company Name:	KOHLL'S PHARMACY & HOMECARE, INC.
Ultimate Company Address:	12739 Q ST OMAHA, NE 68137-3211		
Country:	USA		
Continent:	NORTH AMERICA		

Headquarters Company DUNS:	06-866-1719	Headquarters Company Name:	KOHLL'S PHARMACY & HOMECARE, INC.
Headquarters Company Address:	12739 Q ST OMAHA, NE 68137-3211		
Country:	USA		
Continent:	NORTH AMERICA		
Total Number of Family Members:	13		

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Business information

Business Name:	KOHLL'S PHARMACY & HOMECARE, INC.	Secondary Business Name:	-
Business Address:	12767 Q ST OMAHA, NE 68137-3211	Mailing Address:	-
County:	DOUGLAS		
Country:	USA	Country:	-
Continent:	NORTH AMERICA	Continent:	-
Phone Number:	-	Fax:	-
Year Started:	-	Operating Status:	ACTIVE
DUNS ID:	82-597-8059	National ID:	-
Last Update to Record:	03/15/2002		

Management Team

CEO Name:	JOE CEGLAR	Title:	MANAGER
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Business Details

Line of Business:	MEDICAL AND HOSPITAL EQUIPMENT, NSK		
Primary SIC:	5047	Primary SIC Description:	WHOL MEDICAL/HOSPITAL EQUIPMENT
Total Employees:	NOT AVAILABLE	Employees Here:	7-ACTUAL

Financial Information

Net Worth (US):	NOT AVAILABLE	Profit (US):	NOT AVAILABLE
Net Worth (Local):	NOT AVAILABLE	Profit (Local):	NOT AVAILABLE
Currency:	-		
Currency Conversion Date:	-		
Exchange Rate:	-		

Sales Information

Annual Sales (US):	NOT AVAILABLE	Annual Sales (Local):	\$NOT AVAILABLE
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Company History/Operations/Relationships & Other Information

This Company's Specifics			
DUNS:	82-597-8059	Previous DUNS:	-
Country:	USA		
Region:	NORTH AMERICA		
Legal Status:	-		
Ownership Is:	-		
Business Is A:	BRANCH LOCATION		
	NOT A SUBSIDIARY		

Parent Company DUNS:	06-866-1719	Parent Company Name:	KOHLL'S PHARMACY & HOMECARE, INC.
Parent Company	12739 Q ST		

Address:	OMAHA, NE 68137-3211		
Country:	USA		
Continent:	NORTH AMERICA		
Ultimate Company DUNS:	06-866-1719	Ultimate Company Name:	KOHL'S PHARMACY & HOMECARE, INC.
Ultimate Company Address:	12739 Q ST OMAHA, NE 68137-3211		
Country:	USA		
Continent:	NORTH AMERICA		
Headquarters Company DUNS:	06-866-1719	Headquarters Company Name:	KOHL'S PHARMACY & HOMECARE, INC.
Headquarters Company Address:	12739 Q ST OMAHA, NE 68137-3211		
Country:	USA		
Continent:	NORTH AMERICA		
Total Number of Family Members:	13		

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Corporate Filings(6 Records)

KOHL'S PHARMACY & HOMECARE INC

Corporation Address:	-
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Filing Record

Filing Date:	9/23/2014	Original Filing Date:	-
State of Incorporation:	NEBRASKA	Original Filing County:	-
Original Filing Number:	-	Filing Number:	-
Corporation Number:	734087	Status Date:	-
Duration:	-	Duration Date:	-
Status:	GOOD STANDING	Information Current Through:	10/09/2014
Duns ID:	-	Filing Office Duns ID:	-
Corporation Type:	NOT AVAILABLE	LLC Business Type:	-
Business Type:	FOREIGN CORPORATION	Corporation Class:	-
Federal Identification Number:	-	State Tax/Federal ID:	-
Notes:	-	Name:	-
Status:	-	Cancellation Date:	-
Renewal date:	-	Creation Date:	-
Office Location Where Filed:	SECRETARY OF STATE/CORPORATIONS DIVISION	Office Address Where Filed:	STATE HOUSE COLUMBIA, SC 29201

Registered Agent

Name:	C T CORPORATION SYSTEM	Title:	-
Address:	2 OFFICE PARK CT STE 103 COLUMBIA, SC 29223-5948	Principle Office Location:	-

Amendments

09/23/2014	MISCELLANEOUS	AUTHORITY
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KOHL'S PHARMACY & HOMECARE, INC.

Corporation Address:	-
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Filing Record

Filing Date:	6/21/2011	Original Filing Date:	-
State of Incorporation:	NEBRASKA	Original Filing County:	-
Original Filing Number:	-	Filing Number:	-
Corporation Number:	67838408	Status Date:	-
Duration:	PERPETUAL	Duration Date:	-
Status:	GOOD STANDING	Information Current Through:	05/11/2016
Duns ID:	-	Filing Office Duns ID:	-
Corporation Type:	PROFIT	LLC Business Type:	-
Business Type:	FOREIGN CORPORATION	Corporation Class:	-
Federal Identification Number:	-	State Tax/Federal ID:	-
Notes:	-	Name:	-
Status:	-	Cancellation Date:	-
Renewal date:	-	Creation Date:	-
Office Location Where Filed:	SECRETARY OF STATE/CORPORATIONS DIVISION	Office Address Where Filed:	350 HOWLETT BLDG SPRINGFIELD, IL 62756

Officers

DAVID KOHLL 107 S 128TH PLAZA OMANA NE 68154	PRESIDENT	-	-
SAME	SECRETARY	-	-

Registered Agent

Name:	C T CORPORATION SYSTEM	Title:	-
Address:	208 SO LASALLE ST, SUITE 814 CHICAGO, IL 60604-1101	Principle Office Location:	-

Stock Records

Authorized Capital:	-	Actual Amount Invested:	-
Paid on Credit Amount:	-	Stock Par Value Indicator:	-
Stock Par Value:	\$10.00	Stock Issued:	\$2,452.00
Stock Authorized Shares:	7,500	Qty:	-
Stock Dollar Value:	75,000	Stock Type:	-
Stock Class:	A	Voting Rights:	YES
Convertible:	-		

Authorized Capital:	-	Actual Amount Invested:	-
Paid on Credit Amount:	-	Stock Par Value Indicator:	-
Stock Par Value:	\$10.00	Stock Issued:	\$1,755.00
Stock Authorized Shares:	7,500	Qty:	-
Stock Dollar Value:	75,000	Stock Type:	-
Stock Class:	B	Voting Rights:	NO
Convertible:	-		

Stock Records

Tax ID:	-		
Franchise Amount:	25	Franchise Paid Date:	-
Franchise Status:	-		
Tax Factor:	-	Tax Paid Amount:	-
Total Tax Capital:	\$19,525.00	Tax Balance:	-
Annual Report Filed Date:	05/09/2016		

KOHLL'S PHARMACY & HOMECARE, INC.

Corporation Address:	-
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Filing Record

Filing Date:	11/15/2010	Original Filing Date:	-
State of Incorporation:	NEBRASKA	Original Filing County:	-
Original Filing Number:	-	Filing Number:	-
Corporation Number:	E0566772010-0	Status Date:	-
Duration:	-	Duration Date:	-
Status:	ACTIVE	Information Current Through:	09/19/2016
Duns ID:	-	Filing Office Duns ID:	-
Corporation Type:	PROFIT	LLC Business Type:	-
Business Type:	FOREIGN CORPORATION	Corporation Class:	-
Federal Identification Number:	-	State Tax/Federal ID:	-
Notes:	-	Name:	-
Status:	-	Cancellation Date:	-
Renewal date:	-	Creation Date:	-
Office Location Where Filed:	CORPORATION DIV	Office Address Where Filed:	STATE CAPITOL CARSON CITY, NV 89714

Officers

DAVID G. KOHLL	PRESIDENT	107 S 128TH PLAZA OMAHA, NE 68154-217	-
DAVID G. KOHLL	SECRETARY	107 S 128TH PLAZA OMAHA, NE 68154-217	-
JUSTIN M. KOHLL	TREASURER	16705 ONTARIO PLAZA OMAHA, NE 68130-213	-
SANDRA J. KOHLL	DIRECTOR	107 S 128TH PLAZA OMAHA, NE 68154-217	-

Registered Agent

Name:	THE CORPORATION TRUST COMPANY OF NEVADA	Title:	-
Address:	701 S CARSON ST STE 200 CARSON CITY, NV 89701	Principle Office Location:	-

Stock Records

Authorized Capital:	-	Actual Amount Invested:	-
Paid on Credit Amount:	-	Stock Par Value Indicator:	-
Stock Par Value:	\$10.00	Stock Issued:	-
Stock Authorized Shares:	15,000	Qty:	-
Stock Dollar Value:	-	Stock Type:	-
Stock Class:	-	Voting Rights:	-
Convertible:	-		

Amendments

09/13/2016	MISCELLANEOUS	ANNUAL LIST-DOCUMENT ID: 20160403956-46
09/15/2015	MISCELLANEOUS	ANNUAL LIST-DOCUMENT ID: 20150407671-63
09/10/2014	MISCELLANEOUS	ANNUAL LIST-DOCUMENT ID: 20140652550-70
10/07/2013	MISCELLANEOUS	ANNUAL LIST-DOCUMENT ID: 20130657312-70
09/13/2012	MISCELLANEOUS	ANNUAL LIST-DOCUMENT ID: 20120629991-71
10/03/2011	MISCELLANEOUS	ANNUAL LIST-DOCUMENT ID: 20110719250-08
12/28/2010	MISCELLANEOUS	INITIAL LIST-DOCUMENT ID: 20100960639-86
11/15/2010	MISCELLANEOUS	FOREIGN QUALIFICATION;INITIAL STOCK VALUE;-DOCUMENT ID: 20100862355-72

KOHL'S PHARMACY & HOMECARE, INC.

Corporation Address:	-
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Filing Record

Filing Date:	10/27/2010	Original Filing Date:	-
State of Incorporation:	NEBRASKA	Original Filing County:	-
Original Filing Number:	-	Filing Number:	-
Corporation Number:	60306N	Status Date:	-
Duration:	PERPETUAL	Duration Date:	-
Status:	ACTIVE	Information Current Through:	10/11/2016
Duns ID:	-	Filing Office Duns ID:	-
Corporation Type:	FOREIGN PROFIT CORPORATION	LLC Business Type:	-
Business Type:	CORPORATION	Corporation Class:	-
Federal Identification Number:	-	State Tax/Federal ID:	-
Notes:	-	Name:	-
Status:	-	Cancellation Date:	-
Renewal date:	-	Creation Date:	-
Office Location Where Filed:	DEPARTMENT OF LABOR AND ECONOMIC GROWTH/CORPORATION DIVISION	Office Address Where Filed:	7150 HARRIS DRIVE LANSING, MI 48909

Registered Agent

Name:	THE CORPORATION COMPANY	Title:	-
Address:	40600 ANN ARBOR RD E STE 201 PLYMOUTH, MI	Principle Office Location:	-

Stock Records

Authorized Capital:	-	Actual Amount Invested:	-
Paid on Credit Amount:	-	Stock Par Value Indicator:	-
Stock Par Value:	-	Stock Issued:	-
Stock Authorized Shares:	10000	Qty:	-
Stock Dollar Value:	-	Stock Type:	-
Stock Class:	-	Voting Rights:	-
Convertible:	-		

Amendments

09/29/2016	AGENT DATA AMENDED	PREV MA MI
09/29/2016	AGENT DATA AMENDED	PREV RO 30600 TELEGRAPH ROAD STE 2345 FARMS MI 48025

KOHLL'S PHARMACY & HOMECARE, INC.

Corporation Address:

-

Filing Record

Filing Date:	10/5/2010	Original Filing Date:	-
State of Incorporation:	NEBRASKA	Original Filing County:	-
Original Filing Number:	-	Filing Number:	-
Corporation Number:	K 040560	Status Date:	10/05/2010
Duration:	-	Duration Date:	-
Status:	INCORPORATED/QUALIFIED	Information Current Through:	07/28/2014
Duns ID:	-	Filing Office Duns ID:	-
Corporation Type:	PROFIT	LLC Business Type:	-
Business Type:	CORPORATION	Corporation Class:	-
Federal Identification Number:	-	State Tax/Federal ID:	-
Notes:	-	Name:	-
Status:	-	CancellationDate:	-
Renewal date:	-	Creation Date:	-
Office Location Where Filed:	SECRETARY OF STATE	Office Address Where Filed:	30 W MIFFLIN ST 10TH FL MADISON, WI 53703

Registered Agent

Name:	C T CORPORATION SYSTEM	Title:	-
Address:	8020 EXCELSIOR DR. STE. 200 MADISON, WI 53717	Principle Office Location:	-

KOHLL'S PHARMACY & HOMECARE, INC.

Corporation Address:

12727 Q STREET
OMAHA, NE 68137

Filing Record

Filing Date:	7/30/1970	Original Filing Date:	-
State of Incorporation:	NEBRASKA	Original Filing County:	-
Original Filing Number:	-	Filing Number:	-
Corporation Number:	0072299	Status Date:	-
Duration:	-	Duration Date:	-
Status:	ACTIVE	Information Current Through:	05/04/2016
Duns ID:	06-866-1719	Filing Office Duns ID:	36-185-6230
Corporation Type:	NOT AVAILABLE	LLC Business Type:	-
Business Type:	CORPORATION	Corporation Class:	-
Federal Identification Number:	-	State Tax/Federal ID:	-
Notes:	-	Name:	-
Status:	-	CancellationDate:	-

Renewal date:	-	Creation Date:	-
Office Location Where Filed:	SECRETARY OF STATE/CORPORATIONS DIVISION	Office Address Where Filed:	20300 STATE CAPITOL LINCOLN, NE 68509

Officers

DAVID G KOHLL	PRESIDENT	12727 Q STREET OMAHA, NE 68137	-
DAVID G KOHLL	SECRETARY	12727 Q STREET OMAHA, NE 68137	-
JUSTIN M KOHLL	TREASURER	12727 Q STREET OMAHA, NE 68137	-
DAVID G KOHLL	DIRECTOR	12727 Q STREET OMAHA, NE 68137	-
JUSTIN M KOHLL	DIRECTOR	12727 Q STREET OMAHA, NE 68137	-
MARVIN S KOHLL	DIRECTOR	12727 Q STREET OMAHA, NE 68137	-

Registered Agent

Name:	THOMAS M. WHITE	Title:	-
Address:	SUITE 310;209 S. 19TH STREET OMAHA, NE 68102	Principle Office Location:	-

Amendments

02/04/2016	MISCELLANEOUS	TAX RETURN
02/26/2014	MISCELLANEOUS	TAX RETURN
02/07/2012	MISCELLANEOUS	TAX RETURN
01/20/2012	MISCELLANEOUS	CHANGE OF AGENT OR OFFICE
01/28/2010	MISCELLANEOUS	TAX RETURN
02/28/2008	MISCELLANEOUS	TAX RETURN
02/10/2006	MISCELLANEOUS	TAX RETURN
10/26/2004	MISCELLANEOUS	PROOF OF PUBLICATION
09/24/2004	MISCELLANEOUS	AMENDMENT
02/26/2004	MISCELLANEOUS	TAX RETURN
02/24/2003	MISCELLANEOUS	TAX RETURN
04/25/2002	MISCELLANEOUS	TAX RETURN
03/05/2001	MISCELLANEOUS	TAX RETURN
04/18/2000	MISCELLANEOUS	TAX RETURN
06/25/1999	MISCELLANEOUS	CHANGE OF AGENT OR OFFICE
04/19/1999	MISCELLANEOUS	TAX RETURN
02/25/1997	MISCELLANEOUS	CHANGE OF AGENT OR OFFICE

02/23/1996	MISCELLANEOUS	PROOF OF PUBLICATION
12/28/1995	MISCELLANEOUS	MERGE IN
12/29/1992	MISCELLANEOUS	AMENDMENT
02/03/1992	MISCELLANEOUS	CHANGE OF AGENT OR OFFICE
02/10/1989	MISCELLANEOUS	PROOF OF PUBLICATION
12/20/1988	MISCELLANEOUS	MERGE IN
05/22/1985	MISCELLANEOUS	PROOF OF PUBLICATION
04/25/1985	MISCELLANEOUS	MERGE IN
09/19/1983	MISCELLANEOUS	PROOF OF PUBLICATION
08/18/1983	MISCELLANEOUS	INCREASE OF STOCK
03/28/1979	MISCELLANEOUS	CHANGE OF AGENT OR OFFICE
04/23/1975	MISCELLANEOUS	CERTIFICATE OF REVIVAL
08/02/1974	MISCELLANEOUS	NON PAYMENT OF TAXES
02/23/1972	MISCELLANEOUS	CHANGE OF AGENT OR OFFICE
07/30/1970	MISCELLANEOUS	ARTICLES PERPETUAL

NPI Records(1 Record)

NPI Number: 1740599893 | Last Update Date: 1/12/2011

Provider Information

Organization:	KOHL'S PHARMACY & HOMECARE INC	Type Description:	PREVENTATIVE MEDICAL
Parent Organization:	-	Organization Subpart:	NO

Authorized Official Information

Name:	MR. JUSTIN M KOHL	Title/Position:	OWNER
Phone Number:	(402) 108-0012	Fax Number:	-

NPI Information

NPI:	1740599893	Entity Type:	ORGANIZATION
NPI Issue Date:	10/6/2010	Last Update Date:	1/12/2011
Replacement NPI:	-	Deactivation Reason:	-
Deactivation Date:	-	Reactivation Date:	-

Provider Business Mailing Address

Address:	12741 Q ST OMAHA, NE 68137-3211	Country:	US
Phone Number:	(402) 895-6812	Fax Number:	(402) 895-7655

Provider Business Practice Location Address

Address:	12741 Q ST OMAHA, NE 68137-3211	Country:	US
Phone Number:	(402) 895-6812	Fax Number:	(402) 895-7655

Provider Taxonomy

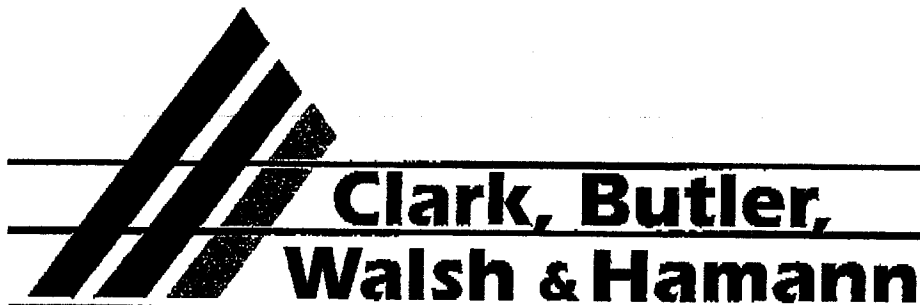
Primary Taxonomy:	PRIMARY TAXONOMY LICENSE	Selected Taxonomy:	363LF0000X - PHYSICIAN ASSISTANTS & ADVANCED PRACTICE NURSING PROVIDERS - NURSE PRACTITIONER
Specialization Type:	FAMILY	License State:	-
License Number:	-		

Report Section(s) with no Matches(92 Records)

Full Business Description (SEC Filings), Business Finder Records Summary, D&B Market Identifier Records Summary, D&B PCI Summary, Fictitious Business Names Summary, Annual Reports, Money Service Business Records Summary, News, Businesses with Same Address, People with Same Phone Number, People with Same Address, Current Officers & Directors, Previous Officers & Directors, Executive Affiliations Summary, Executive Biographies Summary, Executive Profile Records Summary, Beneficial and Management Ownership (SEC Filings), Listing of Officers and Directors (SEC Filings), Financial Advisors, Matters Related to Accountants and Financial Statements (SEC Filings), FAA Aircraft Registrations Summary, Real Property Pre-Foreclosure Records Summary, Real Property Tax Assessor Records Summary, Real Property Transactions Summary, Watercraft Summary, Bankruptcy Records Summary, Bankruptcy or Receivership (SEC Filings), Criminal Records Summary, Arrest Records Summary, Global Sanctions Summary, OFAC Infractions Summary, Healthcare Sanctions Summary, Company Disclosed Risk Factors (SEC Filings), Lawsuit Records Summary, Company Disclosed Legal Proceedings (SEC Filings), SEC Filings, SEC Insider Filings, Subsidiaries Disclosed in SEC Filings, SEC Staff Review Letters, SEC No Action Letters, Registrations & Prospectuses Transactions, Other Securities Filings, Controls and Procedures (SEC Filings), Quantitative and Qualitative Discussions About Market Risk (SEC Filings), Material Modifications to Rights of Security Holders (SEC Filings), Unregistered Sales of Equity Securities (SEC Filings), Notice of Delisting Failure to Satisfy Listing Rule or Transfer of Listing (SEC Filings), SEDAR Filings, UK Listing Authority Filings, International Prospectuses & 144As, Mergers & Acquisitions Transactions, Mergers & Acquisitions Agreements, Business Organization Agreements, Capital Market Agreements, Corporate Finance Agreements, Private Equity Agreements, Intellectual Property Agreements, Other Material Agreements, Entry or Termination of a Material Definitive Agreement (SEC Filings), Changes in Control of Registrant (SEC Filings), Relationships and Related Transactions (SEC Filings), Stock Performance, Exchange Rates, Foreign Business Statistics, Growth Rates, Annual Financials, Fundamental Ratios, Supplementary Data, WORLDScope Company Profile, WORLDScope Executive Officers, Current Stock Price & Trading Data, Folder Content, Lawsuit Records, Bankruptcy Records, Criminal Records, Arrest Records, Global Sanctions, OFAC Infractions, Healthcare Sanctions, FAA Aircraft Registrations, Real Property Pre-Foreclosure Records, Real Property Tax Assessor Records, Real Property Transactions, Watercraft, Executive Affiliations, Executive Biographies,

Executive Profile Records, Business Finder Records, D&B Market Identifier Records, D&B PCI,
Fictitious Business Names, Money Service Business Records

EXHIBIT E



Wallace W. Butler, Retired
Craig O. Clark 1923-2004
Fred G. Clark, Jr. 1922-1984
Rebecca A. Feiereisen
Timothy W. Hamann *
Jared R. Knapp
Christy R. Liss
James E. Walsh, Jr. **
Christopher S. Wendland

Attorneys At Law

315 E. 5th Street • P.O. Box 596 • Waterloo, Iowa 50704 • (319) 234-5701
FAX (319) 232-9579 • wloolaw@attglobal.net

* Also admitted in Minnesota
** Also admitted in Illinois,
Minnesota and Wisconsin

June 7, 2010

SENT VIA CERTIFIED MAIL

Mr. David Kohl
Kohl's Pharmacy & Homecare
12741 "Q" Street
Omaha, NE 68137

RE: Insured: Kohl's Pharmacy & Homecare Inc.
Claimant: Ballard Nursing Center, Inc.
Date of Loss: 3/03/10
Case No: 10CH17229
(Cook County Circuit Court, Chancery Division)

Dear Mr. Kohl:

We are claims counsel to VGM Insurance who insures Kohl's Pharmacy & Homecare, pursuant to Benchmark Insurance Company Policy, D1008 G3441-3, with effective dates of May 1, 2009, through May 1, 2010, and limits of \$4,000,000 for each occurrence. We acknowledge receipt of the Complaint – Class Action filed by Ballard Nursing Center, as a class action against Kohl's Pharmacy & Homecare Inc., on or about April 20, 2010, with the Circuit Court of Cook County, Illinois. We received a copy of the Summons and Complaint on or about May 3, 2010. It appears that your company was actually served the Summons and Complaint on or before April 23, 2010.

We would note that the Complaint alleges three counts for recovery against your company. Specifically, Count I alleges a violation of the Telephone Consumer Protection Act (TCPA) which is a federal statute. Count II alleges a violation of the Illinois Consumer Fraud Act. Count III alleges a cause of action for conversion.

Generally, our coverage is only for claims involving "bodily injury" or "property damage" due to product liability. There is clearly no claim for "bodily injury" or "property damage" and thus Coverage A. Bodily Injury and Property Damage Liability, Coverage C. Medical Payments, and Coverage D. Incidental Medical Professional Liability are not triggered. We do have Coverage B that applies to Personal and Advertising Injury Liability, but it is not a blanket coverage for any and all claims involving advertising. In fact, the coverage applies exclusively to the term as defined in Section VI of the policy. As you will notice, the offenses listed in that section do not include violations of federal and state statutes or claims involving conversion.

Mr. David Kohll
June 7, 2010
Page 2

The Benchmark Insurance Corporation Policy is set forth in pertinent part below:

Section I – COVERAGES

COVERAGE B. PERSONAL AND ADVERTISING INJURY LIABILITY

1. Insuring Agreement

- a. We will pay those sums that the insured becomes legally obligated to pay as damages because of "personal and advertising injury" to which this insurance applies. We will have the right and duty to defend the insured against any "suit" seeking those damages. However, we will have no duty to defend the insured against any "suit" seeking damages for "personal and advertising injury" to which this insurance does not apply. We may, at our discretion, investigate any offense and settle any claim or "suit" that may result. But:
- (1) The amount we will pay for damages is limited as described in Section III-Limits Of Insurance; and
 - (2) Our right and duty to defend end when we have used up the applicable limit of insurance in the payment of judgments or settlements under Coverages A, B and D, or Medical expenses under Coverage C.

No other obligation or liability to pay sums or perform acts or services is covered unless explicitly provided for under Supplementary Payments – Coverages A, B and D.

- b. This insurance applies to "personal and advertising injury" caused by an offense arising out of your business but only if the offense was committed in the "coverage territory" during the policy period.

2. Exclusions

This insurance does not apply to:

- a. "Personal and advertising injury":
- (1) Caused by or at the direction of the insured with the knowledge that the act would violate the rights of another and would inflict "personal and advertising injury";
 - (2) Arising out of oral or written publication of material, if done by or at the direction of the insured with knowledge of its falsity.
 - (3) Arising out of oral or written publication of material whose first publication took place before the beginning of the policy period;
 - (4) Arising out of a criminal act committed by or at the direction of any insured;
 - (5) For which the insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that the insured would have in the absence of the contract or agreement;
 - (6) Arising out of a breach of contract, except an implied contract to use another's advertising

idea in your "advertisement";

- (7) Arising out of the failure of goods, products or service to conform with any statement of quality or performance made in your "advertisement";
 - (8) Arising out of the wrong description of the price of goods, products or services stated in your "advertisement";
 - (9) Committed by an insured whose business is advertising, broadcasting, publishing or telecasting. However this exclusion does not apply to Paragraphs 15.a, b., and c. of "personal and advertising injury" under the Definitions Section; or
 - (10) Arising out of the actual, alleged or threatened discharge, dispersal, seepage, migration, release or escape of pollutants at any time.
 - (11) Liability arising out of sexual activity, or acts in furtherance of sexual activity on the part of an insured, or any person for whose acts or omissions such insured is legally responsible; or
 - (12) To claims arising from injury to or damages suffered by any employee of any insured, prospective employee or previous employee of any insured whether arising out of and in the course of his employment of any insured or otherwise; or
- b. Any loss, cost or expense arising out of any:
- (1) Request, demand or order that any insured or others test for, monitor, clean up, remove, contain, treat, detoxify, or neutralize, or in any way respond to, or assess the effects of, "pollutants"; or
 - (2) Claim or suit by or on behalf of a governmental authority for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying or neutralizing, or in any way responding to, or assessing the effects of "pollutants".

SECTION VI - DEFINITIONS

- 1. "Advertisement" means a notice that is broadcast or published to the general public or specific market segments about your goods, products, or services for the purpose of attracting customers or supporters.
- 16. "Personal and advertising injury" means injury, including consequential "bodily injury" arising out of one or more of the following offenses:
 - a. False arrest, detention or imprisonment;
 - b. Malicious prosecution;
 - c. The wrongful eviction from, wrongful entry into, or invasion of the right of private occupancy of a room, dwelling, or premises that a person occupies, committed by or on behalf of its owner, landlord, or lessor;

Mr. David Kohll
June 7, 2010
Page 4

- d. Oral or written publication of material that slanders or libels a person or organization or disparages a person's or organization's goods, products or services;
- e. Oral or written publication of material that violates a person's right of privacy;
- f. The use of another's advertising idea in your "advertisement"; or
- g. Infringing upon another's copyright, trade dress, or slogan in your "advertisement".

It appears from the claims contained in the Complaint that all allegations are outside the substance of the Benchmark Policy's coverage. There is no allegation of "bodily injury" or "property damage" in any of the three counts in the Complaint. Violation of a federal or state statute does not constitute "material that violates a person's right of privacy" under Section VI(1)(e); nor does it fall under any of the other enumerated offenses. Further, the alleged violation of the Telephone Consumer Protection Act falls within Section VI (15) Exclusion (4).

Because the Illinois Courts have so far determined that insurance companies owe a duty to defend based upon the definitions of policies with language similar to the Benchmark Policy as cited above, VGM Insurance and Benchmark Insurance Company will be defending Kohll's Pharmacy under a reservation of rights. The Courts have indicated a potential that the blast faxes trigger the violation of "a right of privacy." We continue to believe there are reasons that Benchmark Insurance Company and VGM Insurance would not owe indemnity if a judgment was entered. However, because it appears that the language as written in the current policy requires a defense, we are providing one.

As we have discussed, VGM Insurance and Benchmark Insurance Company are in agreement that Attorney Amir Tahmassebi of Konicek & Dillon, P.C. is an appropriate defense counsel. VGM Insurance and Benchmark Insurance Company agrees to pay the defense costs associated with Mr. Tahmassebi's firm as they handle this matter on behalf of Kohll's Pharmacy.

VGM Insurance and Benchmark Insurance Company does not waive nor invalidate any other terms, conditions, or exclusions in the policy. We specifically reserve the right to exercise any of the other terms, conditions, or exclusions of the Policy which now exist or may later become apparent. VGM Insurance and Benchmark Insurance Company specifically reserve the right to bring an action to declare the obligations and responsibilities of the parties hereto under the contract of insurance in question, at any time after the date of this letter. VGM Insurance and Benchmark Insurance Company may pursue a declaratory judgment action at some point in order to have the courts affirm whether there is not only a duty to defend but a duty to indemnify Kohll's Pharmacy should a judgment be obtained in this matter.

This letter is not intended to specify each and every basis upon which coverage may be precluded. We specifically reserve our right to cite and invoke other coverage defenses should their applicability become apparent. VGM Insurance/Benchmark reserves its right to supplement its coverage position by asserting other policy terms, conditions and/or exclusions that may further limit or preclude coverage for this claim, should additional facts or circumstances not currently known to

Mr. David Kohl
June 7, 2010
Page 5

the company become available. Any action taken by VGM Insurance/Benchmark, the company's agents, employees or other representatives shall not be deemed to be a waiver of or estoppel to these rights.

Sincerely,
CLARK, BUTLER, WALSH & HAMANN

By

Christy R. Liss

Direct Fax: (319) 234-3011

Email: christy.liss@cbwhlaw.com

CRL:mh

cc: VGM Insurance
Attorney Amir Tahmassebi

EXHIBIT F

Atty. No. 41106

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, CHANCERY DIVISION

FILED
APR 20 PM 2:30

CIRCUIT COURT OF COOK
COUNTY, ILLINOIS
CHANCERY DIV.

DOROTHY BROWN
CLERK

BALLARD NURSING CENTER, INC.,

Plaintiff,

v.

KOHL'S PHARMACY & HOMECARE, INC.,
and JOHN DOES 1-10,

Defendants.

10CH17229

COMPLAINT - CLASS ACTION

MATTERS COMMON TO MULTIPLE COUNTS

INTRODUCTION

1. Plaintiff Ballard Nursing Center, Inc., brings this action to secure redress for the actions of defendant Kohl's Pharmacy & HomeCare, Inc., in sending or causing the sending of unsolicited advertisements to telephone facsimile machines in violation of the Telephone Consumer Protection Act, 47 U.S.C. §227 ("TCPA"), the Illinois Consumer Fraud Act, 815 ILCS 505/2 ("TCFA"), and the common law.

2. The TCPA expressly prohibits unsolicited fax advertising. Unsolicited fax advertising damages the recipients. The recipient is deprived of its paper and ink or toner and the use of its fax machine. The recipient also wastes valuable time it would have spent on something else. Unsolicited faxes prevent fax machines from receiving and sending authorized faxes, cause wear and tear on fax machines, and require labor to attempt to identify the source and purpose of the unsolicited faxes.

PARTIES

3. Plaintiff Ballard Nursing Center, Inc., is a corporation with offices in Cook County, Illinois, where it maintains telephone facsimile equipment

4. Defendant Kohl's Pharmacy & HomeCare, Inc., is a Nebraska corporation. Its registered and agent office is Thomas M. White, 209 South 19th Street, Suite

Exhibit 1

300, Omaha, Nebraska 68102.

5. Defendants John Does 1-10 are other natural or artificial persons that were involved in the sending of the facsimile advertisements described below. Plaintiff does not know who they are.

JURISDICTION AND VENUE

6. Personal jurisdiction exists under 735 ILCS 5/2-209, in that defendants:
- a. Have committed tortious acts in Illinois by causing the transmission of unlawful communications into the state.
 - b. Have transacted business in Illinois.

FACTS

7. On March 3, 2010, plaintiff Ballard Nursing Center, Inc., received the unsolicited fax advertisement attached as Exhibit A on its facsimile machine.
8. Discovery may reveal the transmission of additional faxes as well.
9. Defendant Kohll's Pharmacy & HomeCare, Inc., is responsible for the actions of the individuals who sent the faxes.
10. Defendant Kohll's Pharmacy & HomeCare, Inc., as the entity whose products or services were advertised in the faxes, derived economic benefit from the sending of the faxes.
11. Each fax refers to a website used by defendant Kohll's Pharmacy & HomeCare, Inc.
12. Plaintiff had no prior relationship with defendant and had not authorized the sending of fax advertisements to plaintiff.
13. The faxes have a "remove" number at the bottom that is associated with the mass broadcasting of advertising faxes.
14. On information and belief, the faxes attached hereto were sent as part of a mass broadcasting of faxes.

15. On information and belief, defendants have transmitted similar unsolicited fax advertisements to at least 40 other persons in Illinois.

16. There is no reasonable means for plaintiff or other recipients of defendants' unsolicited advertising faxes to avoid receiving illegal faxes. Fax machines must be left on and ready to receive the urgent communications authorized by their owners.

17. Furthermore, the "opt out notice" required by the TCPA even when faxes are sent with consent or pursuant to an established business relationship was not provided in the faxes at issue.

COUNT I - TCPA

18. Plaintiff incorporates ¶¶ 1-17.

19. The TCPA makes unlawful the "use of any telephone facsimile machine, computer or other device to send an unsolicited advertisement to a telephone facsimile machine ..." 47 U.S.C. §227(b)(1)(C).

20. The TCPA, 47 U.S.C. §227(b)(3), provides:

Private right of action.

A person or entity may, if otherwise permitted by the laws or rules of court of a State, bring in an appropriate court of that State—

(A) an action based on a violation of this subsection or the regulations prescribed under this subsection to enjoin such violation,

(B) an action to recover for actual monetary loss from such a violation, or to receive \$500 in damages for each such violation, whichever is greater, or

(C) both such actions.

If the Court finds that the defendant willfully or knowingly violated this subsection or the regulations prescribed under this subsection, the court may, in its discretion, increase the amount of the award to an amount equal to not more than 3 times the amount available under the subparagraph (B) of this paragraph.

21. Plaintiff and each class member suffered damages as a result of receipt of the unsolicited faxes, in the form of paper and ink or toner consumed as a result. Furthermore,

plaintiff's statutory right of privacy was invaded.

22. Plaintiff and each class member is entitled to statutory damages.
23. Defendants violated the TCPA even if their actions were only negligent.
24. Defendants should be enjoined from committing similar violations in the

future.

CLASS ALLEGATIONS

25. Plaintiff brings this claim on behalf of a class, consisting of (a) all persons (b) who, on or after a date four years prior to the filing of this action (28 U.S.C. §1658), and on or before a date 20 days following the filing of this action, (c) were sent faxes by or on behalf of defendant Kohl's Pharmacy & HomeCare, Inc., promoting its goods or services for sale (d) and who were not provided an "opt out" notice as described in 47 U.S.C. §227.

26. The class is so numerous that joinder of all members is impractical. Plaintiff alleges on information and belief that there are more than 40 members of the class.

27. There are questions of law and fact common to the class that predominate over any questions affecting only individual class members. The predominant common questions include:

- a. Whether defendants engaged in a pattern of sending unsolicited fax advertisements;
- b. The manner in which defendants compiled or obtained their list of fax numbers;
- c. Whether defendants thereby violated the TCPA;
- d. Whether defendants thereby engaged in unfair acts and practices, in violation of the ICFA.

e. Whether defendants thereby converted the property of plaintiff.

28. Plaintiff will fairly and adequately protect the interests of the class. Plaintiff has retained counsel experienced in handling class actions and claims involving

unlawful business practices. Neither plaintiff nor plaintiff's counsel have any interests which might cause them not to vigorously pursue this action.

29. A class action is an appropriate method for the fair and efficient adjudication of this controversy. The interest of class members in individually controlling the prosecution of separate claims against defendants is small because it is not economically feasible to bring individual actions.

30. Several courts have certified class actions under the TCPA. Sadowski v. Med1 Online, LLC, 07 C 2973, 2008 U.S. Dist. LEXIS 41766 (N.D.Ill., May 27, 2008); Hinman v. M & M Rental Ctr., 06 C 1156, 2008 U.S. Dist. LEXIS 27835 (N.D.Ill., April 7, 2008); Kavu, Inc. v. Omnipak Corp., 246 F.R.D. 642 (W.D.Wash. 2007); Gortho, Ltd., v. Websolv, 03 CH 15615 (Cir. Ct. Cook Co., March 6, 2008); Travel 100 Group, Inc. v. Empire Cooler Service, Inc., 03 CH 14510, 2004 WL 3105679 (Cook Co. Cir. Ct., Oct. 19, 2004); Rawson v. C.P. Partners LLC, 03 CH 14510 (Cook Co. Cir. Ct., Sept. 30, 2005); Lampkin v. GGH, Inc., 146 P.3d 847 (Okla. Ct. App. 2006); Display South, Inc. v. Express Computer Supply, Inc., 961 So.2d 451, 455 (La. App. 1st Cir. 2007); Display South, Inc. v. Graphics House Sports Promotions, Inc., 992 So. 2d 510 (La. App. 1st Cir. 2008); ESI Ergonomic Solutions, LLC v. United Artists Theatre Circuit, Inc., 203 Ariz. (App.) 94, 50 P.3d 844 (2002); Core Funding Group, LLC v. Young, 792 N.E.2d 547 (Ind.App. 2003); Nicholson v. Hooters of Augusta, Inc., 245 Ga.App. 363, 537 S.E.2d 468 (2000) (private class actions); see State of Texas v. American Blast Fax, Inc., 164 F. Supp. 2d 892 (W.D. Tex. 2001) (state enforcement action).

31. Management of this class action is likely to present significantly fewer difficulties than those presented in many class actions, e.g. for securities fraud.

WHEREFORE, plaintiff requests that the Court enter judgment in favor of plaintiff and the class and against defendants for:

- (1) Actual damages;
- (2) Statutory damages;

- (3) An injunction against the further transmission of unsolicited fax advertising;
- (4) Costs of suit;
- (5) Such other or further relief as the Court deems just and proper.

COUNT II - ILLINOIS CONSUMER FRAUD ACT

- 32. Plaintiff incorporates ¶¶ 1-17.
- 33. Defendants engaged in unfair acts and practices, in violation of ICFA § 2, 815 ILCS 505/2, by sending unsolicited fax advertising to plaintiff and others.
- 34. Unsolicited fax advertising is contrary to the TCPA and also Illinois public policy, as set forth in 720 ILCS 5/26-3(b), which makes it a petty offense to transmit unsolicited fax advertisements to Illinois residents.
- 35. Defendants engaged in an unfair practice by engaging in conduct that is contrary to public policy, unscrupulous, and caused injury to recipients of their advertising.
- 36. Plaintiff and each class member suffered damages as a result of receipt of the unsolicited faxes, in the form of paper and ink or toner consumed as a result.
- 37. Defendants engaged in such conduct in the course of trade and commerce.
- 38. Defendants' conduct caused recipients of their advertising to bear the cost thereof. This gave defendants an unfair competitive advantage over businesses that advertise lawfully, such as by direct mail. For example, an advertising campaign targeting one million recipients would cost \$500,000 if sent by U.S. mail but only \$20,000 if done by fax broadcasting. The reason is that instead of spending \$480,000 on printing and mailing his ad, the fax broadcaster misappropriates the recipients' paper and ink. "Receiving a junk fax is like getting junk mail with the postage due". Remarks of Cong. Edward Markey, 135 Cong Rec E 2549, Tuesday, July 18, 1989, 101st Cong. 1st Sess.
- 39. Defendants' shifting of advertising costs to plaintiff and the class members

in this manner makes such practice unfair. In addition, defendants' conduct was contrary to public policy, as established by the TCPA and Illinois statutory and common law.

40. Defendants should be enjoined from committing similar violations in the future.

CLASS ALLEGATIONS

41. Plaintiff brings this claim on behalf of a class, consisting of (a) all persons with Illinois fax numbers (b) who, on or after a date 3 years prior to the filing of this action, and on or before a date 20 days following the filing of this action, (c) were sent faxes by or on behalf of defendant Kohll's Pharmacy & HomeCare, Inc., promoting its goods or services for sale (d) and who were not provided an "opt out" notice as described in 47 U.S.C. §227.

42. The class is so numerous that joinder of all members is impractical. Plaintiff alleges on information and belief that there are more than 40 members of the class.

43. There are questions of law and fact common to the class that predominate over any questions affecting only individual class members. The predominant common questions include:

- a. Whether defendants engaged in a pattern of sending unsolicited fax advertisements;
- b. Whether defendants thereby violated the TCPA;
- c. Whether defendants thereby engaged in unfair acts and practices, in violation of the ICFA.
- d. Whether defendants thereby converted the property of plaintiff.

44. Plaintiff will fairly and adequately protect the interests of the class. Plaintiff has retained counsel experienced in handling class actions and claims involving unlawful business practices. Neither plaintiff nor plaintiff's counsel have any interests which might cause them not to vigorously pursue this action.

45. A class action is an appropriate method for the fair and efficient

adjudication of this controversy. The interest of class members in individually controlling the prosecution of separate claims against defendants is small because it is not economically feasible to bring individual actions.

46. Management of this class action is likely to present significantly fewer difficulties than those presented in many class actions, e.g. for securities fraud.

WHEREFORE, plaintiff requests that the Court enter judgment in favor of plaintiff and the class and against defendants for:

- (1) Appropriate damages;
- (2) An injunction against the further transmission of unsolicited fax advertising;
- (3) Attorney's fees, litigation expenses and costs of suit;
- (4) Such other or further relief as the Court deems just and proper.

COUNT III - CONVERSION

47. Plaintiff incorporates ¶¶ 1-17.

48. By sending plaintiff and the class members unsolicited faxes, defendants converted to their own use ink or toner and paper belonging to plaintiff and the class members.

49. Immediately prior to the sending of the unsolicited faxes, plaintiff and the class members owned and had an unqualified and immediate right to the possession of the paper and ink or toner used to print the faxes.

50. By sending the unsolicited faxes, defendants appropriated to their own use the paper and ink or toner used to print the faxes and used them in such manner as to make them unusable. Such appropriation was wrongful and without authorization.

51. Defendants knew or should have known that such appropriation of the paper and ink or toner was wrongful and without authorization.

52. Plaintiff and the class members were deprived of the paper and ink or

toner, which could no longer be used for any other purpose. Plaintiff and each class member thereby suffered damages as a result of receipt of the unsolicited faxes.

53. Defendants should be enjoined from committing similar violations in the future.

CLASS ALLEGATIONS

54. Plaintiff brings this claim on behalf of a class, consisting of (a) all persons with Illinois fax numbers (b) who, on or after a date 5 years prior to the filing of this action and on or before a date 20 days following the filing of this action, (c) were sent faxes by or on behalf of defendant Kohll's Pharmacy & HomeCare, Inc., promoting its goods or services for sale (d) and who were not provided an "opt out" notice as described in 47 U.S.C. §227.

55. The class is so numerous that joinder of all members is impractical. Plaintiff alleges on information and belief that there are more than 40 members of the class.

56. There are questions of law and fact common to the class that predominate over any questions affecting only individual class members. The predominant common questions include:

a. Whether defendants engaged in a pattern of sending unsolicited fax advertisements;

b. Whether defendants thereby violated the TCPA;

c. Whether defendants thereby committed the tort of conversion;

d. Whether defendants thereby engaged in unfair acts and practices, in violation of the ICFA.

e. Whether defendants thereby converted the property of plaintiff.

57. Plaintiff will fairly and adequately protect the interests of the class. Plaintiff has retained counsel experienced in handling class actions and claims involving unlawful business practices. Neither plaintiff nor plaintiff's counsel have any interests which might cause them not to vigorously pursue this action.

58. A class action is an appropriate method for the fair and efficient adjudication of this controversy. The interest of class members in individually controlling the prosecution of separate claims against defendants is small because it is not economically feasible to bring individual actions.

59. Management of this class action is likely to present significantly fewer difficulties than those presented in many class actions, e.g. for securities fraud.

WHEREFORE, plaintiff requests that the Court enter judgment in favor of plaintiff and the class and against defendants for:

- (1) Appropriate damages;
- (2) An injunction against the further transmission of unsolicited fax advertising;
- (3) Costs of suit;
- (4) Such other or further relief as the Court deems just and proper.


Daniel A. Edelman

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(312) 419-0379 (FAX)
Atty. No. 41106

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NOTICE OF LIEN AND ASSIGNMENT

Please be advised that we claim a lien upon any recovery herein for 1/3 or such amount as a court awards. All rights relating to attorney's fees have been assigned to counsel.



Daniel A. Edelman

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EXHIBIT A

BE000012

Corporate Flu Shots

**Only \$16-\$20 per
vaccination**

Did you know....

10 employees sick from the flu costs you \$877.10

Each flu infection results in 3-5 missed work days and up to 2 weeks of low work productivity

**How much is the flu REALLY costing your
company?**

Protect your assets! Vaccinate your employees.

Call for a free quote today

(877) 408-1990

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Providing corporate vaccinations for over 15 years

A division of Kohl's Pharmacy & Homecare...trusted since 1948

Removal From List Request

If you have received this information in error or if you are requesting that transmissions cease in the future, please notify the sender to be removed as the recipient of future transmissions. Notify the sender by sending a return transmission to (402) 895-7655, by calling (866) 500-7800, extension 164, or by sending an email to akurland@kohls.com.

EXHIBIT G

Order

(Rev. 02/24/05) CCG No. 1021

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

docket
24415
JOC

Ballard

v.

Kohl

No.

10 CH 17229

ORDER

ENTERED

MAY 20 2016

to

This matter coming before
on defendants motion to stay, IT IS
SO ORDERED:

1. Defendants motion to stay is denied;
2. This matter is set for status
on June 9, 2016 @ 930 and for presentment
of defendants motion to stay pending appeal
of the denial of defendants motion to stay

Attorney No: 37199
Name: Ann Tahmasebi
Atty. for: Defendants
Address: 21 W State St
City/State/Zip: Chicago, IL 60631
Telephone: (312) 267 9655

ENTERED:

Dated: _____

Judge _____

ENTERED
Judge Neil H. Cohen-2021

MAY 20 2016

DOROTHY BROWN
CLERK OF THE CIRCUIT COURT
OF COOK COUNTY, IL
DEPUTY CLERK

Judge's No. _____